

June 13, 2005

Date

## CERTIFICATE OF MAILING UNDER 37 C.F.R. §1.8

I hereby certify that this correspondence is being sent via facsimile to 703-872-9306, as well as being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: MS Amendment, Commissioner for Patents, P. O. Box 1450, Alexandria, VA 22313-1450, on the belong date:

Date: June 13, 2005 Name: James P. Naugthon Signature: Name P. Naugthon

BRINKS HOFER GILSON &LIONE

| In re  | Applica   | IN THE  | UNITE                             | ED STATES PA   | TENT A  | ND TRA  | NDI                       | EMARK  | OF                   | FICE                   | &LIONE   |  |
|--|---|---|-----------------------------------|--|---|---|---------------------------|--|----------------------|------------------------|--|--|
|  |   | Tatsuo  | Yokot                             | а  |   |   |                           |  |                      |                        |  |  |
| Serial No.:  |   | 09/777,361  |                                   |  |   |   | Examiner: Steven Paul Sax |  |                      |                        |  |  |
| Filed:   |   | February 5, 2001  |                                   |  |   |   | Group Art Unit No. 2174   |  |                      |                        |  |  |
| For:   |   | FUNCTION EXECUTING<br>APPARATUS AND MENU ITEM<br>DISPLAYING METHOD THEREFOR |                                   |  |   |   |                           |  |                      |                        |  |  |
| Mail Stop Amendment<br>Commissioner for Patents<br>P. O. Box 1450<br>Alexandria, VA 22313-1450 |   |   |                                   |  |   |   | TRANSMITTAL               |  |                      |                        |  |  |
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|  |   |   | _                                 |  |   | St  | nall                      | l Entity   |                      | Not a S                | mall Entity                                      |  |
|  |   | Remaining<br>nendment   |                                   | Highest No.<br>Previously Paid For   | Present<br>Extra  | Rate  |                           | Add'l Fee  | or                   | Rate_                  | Add'l Fee  |  |
| Total  |   |   | Minus                             |  | ļ   | x \$2   |                           |  |                      | x \$50=                |  |  |
| Indep.   |   |   | Minus                             | l  |   | x 100   |                           |  |                      | x \$200=               |  |  |
| First Pr   | resentation of  | of Multiple De  | p. Claim                          |  | <u> </u>  | +\$180  |                           |  |                      | + \$360=               | •  |  |
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|  | Respectful  |   |                                   |  |   |   |                           | lly submitted,   |                      |                        |  |  |

James P. Naughton (Reg. No. 30,665)

At

deposited with the United States Postal Service, with sufficient postage, as first class mail in an envelope addressed to:

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandra, VA 22313-1450 on June 13, 2005

Date of Deposit

James P. Naughton, Reg. No. 30,665

Name of applicant, assignee or Registered Representative

> Signature June 13, 2005

Date of Signature

Our Case No. 9333/259

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re  | Application of:   | ,                           |
|--------|---|-----------------------------|
|        | TATSUO YOKOTA   | )<br>)                      |
| Serial | No.: 09/777,361   | ) Examiner: Steven Paul Sax |
| Filing | Date: February 5, 2001  | Group Art Unit No.: 2174    |
| For    | FUNCTION EXECUTING APPARATUS AND MENU ITEM DISPLAYING METHOD THEREFOR | )<br>)<br>)                 |

## **AMENDMENT AFTER FINAL OFFICE ACTION**

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This paper is timely filed on June 13, 2005 in response to the Office Action dated April 21, 2005, which was designated final. Following the telephone interview on May 13, 2005, Applicant believes the following proposed amendments should place the application in condition for allowance.